

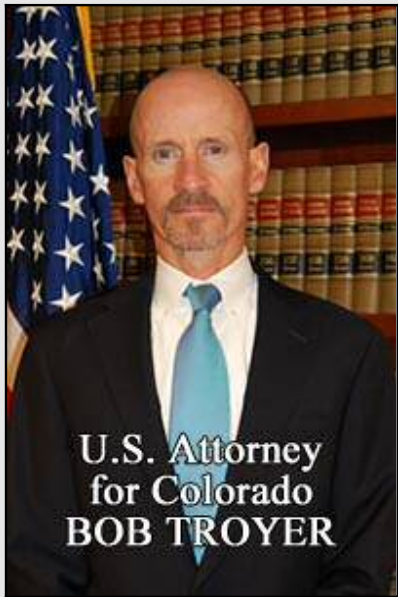
CORRESPONDENCE *with* DEEP STATE TRAITORS

* * *

U.S. ATTORNEY
BOB TROYER

District of Colorado

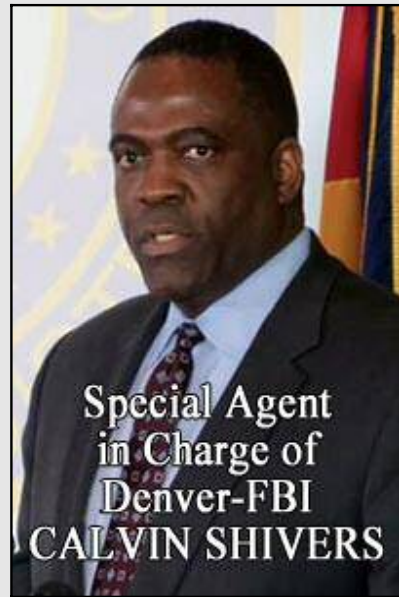
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AGENT-IN-CHARGE
CALVIN SHIVERS

“Denver-FBI”

*





U.S. Department of Justice

Robert C. Troyer
United States Attorney
District of Colorado

1801 California Street, Suite 1600
Denver, CO 80202

Telephone: 303-454-0100
Fax: 303-454-0400

April 18, 2018

Via U.S. Mail

John Mark [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

Dear Mr. [REDACTED]

This letter is the United States Attorney's Office for the District of Colorado's response to your February and April, 2018 letters to our office, including to the United States Attorney Robert C. Troyer, Public Affairs Specialist Jeffrey Dorschner, and Executive Assistant United States Attorney J. Chris Larson, as well as to your subsequent phone conversations with Messrs. Dorschner and Larson.

If you believe that you have evidence of criminal activity, the proper course of action is to contact federal, state and/or local law enforcement, as appropriate.

From the information you have provided, it appears that the locus of the Colorado conduct you allege is Jefferson County. The primary law enforcement entity for that county is:

Jefferson County Sherriff
200 Jefferson County Parkway
Golden, CO 80419

The primary federal law enforcement for criminal conduct is the Federal Bureau of Investigation:

Federal Bureau of Investigation
Denver Field Office
8000 East 36th Avenue
Denver, CO 80238

Thank you.

John Mark [REDACTED]

Phone: [REDACTED]

March 12, 2018

Special Agent in Charge Calvin Shivers
Denver-FBI Field Office
8000 East 36th Avenue
Denver, CO 80238

STRICTLY CONFIDENTIAL
For Addressees Eyes Only

Re: FIRST CRIMINAL COMPLAINT

Dear Mr. Shivers:

This communication is **STRICTLY CONFIDENTIAL**—for **Calvin Shivers** and **Senior Staff's** eyes only—*due to three attempts on my life and a constant threat of further retaliation.*

Enclosed is a copy of my letter today to U.S. Attorney Bob Troyer and of my FIRST CRIMINAL COMPLAINT against one of the clerks involved in the ongoing “case fixing crime spree” against my family in Jefferson County.

I spoke with 'duty agent Jordan' on the telephone and he told me about *IC3.gov* and *tips.fbi.gov*, which I will definitely use in the future when appropriate, but for right now I need a way to communicate *directly* with your office, as my recent emails through the *usdoj.gov* system (at least 79 emails to date)—as well as many past letters and complaints to USDOJ & FBI officials in Colorado, Minnesota, and Washington DC—have been intercepted. **Please immediately reply with a direct email address to your office for future complaints.**

As I discussed with Jordan, the crime spree has continued unabated because the Deep State's “*traitors*” in our federal government—starting with a Denver-FBI agent in 2007¹, then several federal judges in Colorado, and now the USDOJ & OIG in Washington DC—have continued to this day to cover up what was done, deprive me of my rights under color of law, commit misprision of felony, and otherwise obstruct justice² for the *rogue* Colorado officials.

Please help me end the crime spree against my family. As soon as you have replied to my email address above from a secure email address **in your office**, please verify probable cause in my first complaint and work with Mr. Troyer's office to bring about the initial arrests.

Thank you in advance for ending my family's 13-year nightmare,

John Mark [REDACTED]

Cc. Jeff Sessions, U.S. Attorney General
Calvin Shivers, Special Agent in Charge of the Denver-FBI

Bcc.

¹ See U.S. District Court-District of Colorado case 11-cv-[REDACTED] [i.e., several federal judges are fixing cases too.]

² See cases 10-Y-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cv-[REDACTED] 11-cv-[REDACTED] 11-cv-[REDACTED] 11-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] and 16-cv-[REDACTED]

John Mark [REDACTED]

March 12, 2018

U.S. Attorney Bob Troyer
1801 California Street, Suite 1600
Denver, CO 80202

STRICTLY CONFIDENTIAL
For Addressees Eyes Only

Re: FIRST CRIMINAL COMPLAINT

Dear Mr. Troyer:

This communication is **STRICTLY CONFIDENTIAL**—for **Bob Troyer** and **Senior Staff's** eyes only—*due to three attempts on my life and a constant threat of further retaliation.*

In response to my initial voicemail messages for you, Jeffrey Dorschner and Assistant U.S. Attorney Chris Larson called me back, but I still have not received confirmation of your receipt of my FIRST CRIMINAL COMPLAINT; so I've decided to send it by mail—*see enclosed*. **Please immediately reply with a different email address in your office for future complaints**, as my emails through the *usdoj.gov* system (at least 79 emails to date) have been intercepted.

As I discussed with Mr. Larson, I realize that the *patriotic* side of the “Deep State” is very important to our nation's security; however, it is the *treasonous* side of the Deep State that destroyed my family in the “*fixed*” divorce in Jefferson County, Colorado, and it is the Deep State's “*traitors*” in our federal government—starting with a Denver-FBI agent in 2007¹, then several federal judges in Colorado, and now the USDOJ & OIG in Washington DC—who have continued to this day to cover up what was done, deprive me of my rights under color of law, commit misprision of felony, and otherwise obstruct justice² for the *rogue* Colorado officials.

I do not want to work with any “*Deep State Traitors*”; I want to work with only “*Deep State Patriots*.” Now that we have a new patriotic President and Administration and, hopefully, a new patriotic U.S. Attorney in Colorado and a new patriotic Special Agent in Charge of the Denver-FBI, the “crime spree” against my family, and other victims in Colorado, should end quickly.

As soon as you have replied to my email address above from a secure email address **in your office**, please verify probable cause in my complaint and bring about the appropriate arrests.

Thank you,

John Mark [REDACTED]

Cc. Jeff Sessions, U.S. Attorney General
Calvin Shivers, Special Agent in Charge of the Denver-FBI

Bcc.

¹ See U.S. District Court-District of Colorado case 11-cv-[REDACTED] [i.e., several federal judges are fixing cases too.]

² See cases 10-Y-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cr-[REDACTED] 10-cv-[REDACTED] 11-cv-[REDACTED] 11-cv-[REDACTED] 11-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] 16-cv-[REDACTED] and 16-cv-[REDACTED]

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

Case No. _____

The People of the united States of America,

Plaintiffs,

vs.

MARJORY SHOOK, *et al.*,

Defendants.

FIRST CRIMINAL COMPLAINT

I, the undersigned victim/complainant/affiant, state under penalty of perjury that the following is true and correct:

COUNTS 1-8

In October 2017, Jefferson County Domestic Relations Clerk MARJORY SHOOK, knowing full well that my children and I are victims of an ongoing "crime spree" against our family in Jefferson County, conspired with other clerks (and possibly with judges and others involved in the crime spree), and purposely, willfully, and unlawfully took, carried away, concealed, and or failed to file the first part of my petition for review (and other important court documents in Colorado First Judicial District divorce case 2005DR[REDACTED]) until after a certain deadline, to cause dismissal of my appeal (Colorado Court of Appeals case 2017CA[REDACTED]), committing:

- state and federal conspiracies in violation of C.R.S. § 18-2-201 and 18 U.S.C. § 241;
- the state crime(s) of 'tampering with physical evidence' in violation of C.R.S. § 18-8-610, and/or 'abuse of public records' in violation of C.R.S. § 18-8-411;
- the federal crime of 'concealment' in violation of 18 U.S.C. § 2071(a);
- the federal crime of 'tampering with a victim' in violation of 18 U.S.C. § 1512(c)(1);
- the state crime of 'first degree official misconduct' in violation of C.R.S. § 18-8-404; and
- the federal crime of 'deprivation of rights under color of law' in violation of 18 U.S.C. § 242.

DATED this 23rd Day of February 2018.

[REDACTED]

By Victim/Complainant:

John Mark [REDACTED]

CRIMES COMMITTED:

C.R.S. § 18-2-201 Conspiracy

(1) A person commits conspiracy to commit a crime if, with the intent to promote or facilitate its commission, he agrees with another person or persons that they, or one or more of them, will engage in conduct which constitutes a crime or an attempt to commit a crime, or he agrees to aid the other person or persons in the planning or commission of a crime or of an attempt to commit such crime ...

18 U.S.C. § 241 – Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; ...
They shall be fined under this title or imprisoned not more than ten years, or both; ...

C.R.S. § 18-8-610 Tampering with physical evidence

(1) A person commits tampering with physical evidence if, believing that an official proceeding is pending or about to be instituted and acting without legal right or authority, he:

(a) Destroys, mutilates, conceals, removes, or alters physical evidence with intent to impair its verity or availability in the pending or prospective official proceeding; or ...

(3) Tampering with physical evidence is a class 6 felony.

C.R.S. § 18-8-114 Abuse of public records

(1) A person commits a class 1 misdemeanor if:

(a) The person knowingly makes a false entry in or falsely alters any public record; or

(b) Knowing the person lacks the authority to do so, the person knowingly destroys, mutilates, conceals, removes, or impairs the availability of any public record; or ...

18 USC § 2071 – Concealment, removal, or mutilation generally

(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

18 USC § 1512 – Tampering with a witness, victim, or an informant

... (c) Whoever corruptly—

(1) alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or

(2) otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so,

shall be fined under this title or imprisoned not more than 20 years, or both. ...

C.R.S. § 18-8-404 First degree official misconduct

(1) A public servant commits first degree official misconduct if, with intent to obtain a benefit for the public servant or another or maliciously to cause harm to another, he or she knowingly:

(a) Commits an act relating to his office but constituting an unauthorized exercise of his official function; or

(b) Refrains from performing a duty imposed upon him by law; or

(c) Violates any statute or lawfully adopted rule or regulation relating to his office. ...

18 U.S.C. § 242 – Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State ... to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both; ...

AFFIDAVIT IN SUPPORT OF FIRST CRIMINAL COMPLAINT

I, the undersigned victim/affiant, state under penalty of perjury that the following is true and correct:

VICTIMS AND SUSPECTS:

1. I, John Mark [REDACTED], am a direct victim of the crimes alleged herein, and of a 13-year “crime spree” against my family in Jefferson County, Colorado. I am over the age of 21, am competent to testify, have personal knowledge of the crimes alleged herein, and am attaching evidence to prove probable cause of the crimes alleged herein. My current address is: [REDACTED] and my current telephone number is: [REDACTED]

2. My five children—[REDACTED]—are also direct victims of the crimes alleged herein (although they do not know it yet), and are direct victims of the 13-year crime spree against our family in Jefferson County, Colorado. They were all minors during much of the crime spree, but are now all adults. Four of five are over the age of 21 and are competent to testify; however, since none of them have personal knowledge of the crimes alleged herein, they can only testify to their injuries in this case. My children's addresses and whereabouts are unknown to me, due to extreme, state-sanctioned and state-sponsored “parental alienation” and “case fixing.”

3. Suspect MARJORY SHOOK (“SHOOK”) is a domestic relations clerk in Jefferson County, which is in Colorado's First Judicial District, located at the Jefferson County Courts and Administration Facility, 100 Jefferson County Parkway, Golden, CO 80401.

4. Other Suspects may be named and accused during this case.

BACKGROUND:

5. My children and I are victims of a “fixed” divorce in Jefferson County—see *Colorado First Judicial District divorce case 2005DR* [REDACTED]—and of hundreds of state and federal crimes in a 13-year “case fixing crime spree” against our family in Jefferson County, which continues unabated to this day.

6. Attached and incorporated herein is a one-page summary of my family's ordeal.

7. Incorporated herein by reference are: a detailed summary of the crime spree against my family at www.federalmcc.webs.com, a detailed summary of the “child support scam” at www.prosealliance.org [REDACTED], and a list of other suspects at www.prosealliance.com [REDACTED]

FACTS ESTABLISHING PROBABLE CAUSE:

8. On July 17, 2017, to perform his role in the ongoing “case fixing crime spree,” magistrate JAMIN M ALABISO entered a known-false judgment against me for undue child support arrears.

9. I petitioned for review of the judgment and, because of the ongoing involvement in the crime spree by the assigned judge, CHRISTOPHER CLAYTON ZENISEK, and the chief judge, PHILIP JAMES MCNULTY, I also appealed to the Colorado Court of Appeals (#2017CA [REDACTED]).

10. To help “fix” the divorce case and the appeal against me, SHOOK and others conspired and purposely, willfully, and unlawfully took, carried away, concealed, and/or failed to file the first part of my petition for review (and other important court documents) until after a certain deadline, to cause dismissal of my appeal.

11. On November 21, 2017, the Court of Appeals dismissed my appeal due to the untimely filing of the first part of my petition for review.

EVIDENCE:

12. The following documentary evidence is attached to this criminal complaint:

<u>Date:</u>	<u>Evidence:</u>
10-13-17	A transcript of pertinent portions of my telephone conversations with SHOOK.
11-21-17	Colorado Court of Appeals Order dismissing appeal 2017CA[REDACTED]

13. Further documentary evidence, transcripts, and recordings* are available upon request (*I can send MP3s initially, and provide CDs for trial if necessary).

14. My evidence proves probable cause of the crimes alleged in this criminal complaint.

OTHER WITNESSES (AND/OR SUSPECTS):

15. The following are witnesses to the crimes alleged herein (and/or suspects):

- a. **'Megan':** 'Megan' is a clerk in the appeals division of the Jefferson County district courts. I spoke with Megan on the telephone on 10-13-17; *see transcript*.
- b. **'Gloria':** 'Gloria' is a domestic relations clerk in the same office as SHOOK; I spoke with Gloria on the telephone on 10-13-17; *see transcript*.
- c. **Other Witnesses** (and/or Suspects): Several other witnesses will likely be discovered during this case. If it is determined that any of these witnesses are also suspects of misdemeanors (not felonies), I would like to offer them immunity in exchange for their testimony, as long as they fully expose what they know about the "case fixing" taking place in Jefferson County, and the massive effort to cover it up and block their victims from accessing the judicial system—i.e. I will drop all charges if they will turn state's evidence against the "case fixing criminals."

ASSERTION OF MY FAMILY'S RIGHTS IN THE CRIMINAL JUSTICE SYSTEM:

16. Individually and in behalf of my five children, I assert our rights to:

- a. Protection from further harm;
- b. Arrest or summons of suspect(s);
- c. Prosecution of suspect(s) to the fullest extent of the law;
- d. Crime victim reparations during the criminal case(s);
- e. Full and timely restitution by the suspect(s);
- f. Appropriate fines and imprisonment to punish the suspect(s); and
- g. All other rights of crime victims under federal law.

VERIFICATION PURSUANT TO 28 U.S.C. § 1746

I, the undersigned victim/affiant, verify under penalty of perjury that the foregoing is true and correct.

DATED this 23rd Day of February 2018.

By Victim/Affiant:

John Mark [REDACTED]

Transcript of 10/13/17 Phone Conversations with Clerk Marjory Shook

Colorado First Judicial District Courts—Jefferson County Domestic Relations Clerk

Prepared by affiant/victim John Mark [REDACTED]

10-13-17 1:57pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Good afternoon, Domestic.

Me: Yes, hi. I'm calling to check status of filings in my case

Clerk: What is your, what is your case number?

Me: It's 05DR [REDACTED]

Clerk: And what's your name?

Me: John [REDACTED]

Clerk: And what am I looking for?

Me: I confirmed, I think the last thing I confirmed with you was the filing of my Amended Motion for Extension of Time to File; that was back in early-September. So, today I'm calling to confirm anything filed past that, starting with, my, Appellant's Designation of the Record, which should have been filed around the 21st or so of September.

Clerk: You filed it on the 25th of September. So what is it exactly you want me to look at?

Me: Anything from that point on, to the present.

Clerk: And you don't know what you filed?

Me: No, I know exactly what I submitted, but, I'm calling to see what, when these documents were filed, so if you could, if you could just ...

Clerk: [interrupting] So if you filed them on October 2nd that's when they were filed. Ah, you filed a letter in case 05(?), you filed a Command for Recusals of Case Fixing Criminals named Jamin Alabiso, you filed that on October 2nd. Um, you filed ...

Me: [interrupting] Okay, hang on; we gotta back up a little bit. When was my Appellant's Amended Designation of Record, when was that filed?

Clerk: *You* filed that on September 25th.

Me: Oh, okay, the Appellant's Designation of Record and the Amended Designation of Record were filed ...

Clerk: [interrupting] *You* filed that on September 25th.

Me: I'm a thousand miles away miss; I'm mailing them in. So that's why I'm asking ...

Clerk: [interrupting] So, well, yeah I didn't know that; I didn't know you're a thousand miles away. So, we received it on September 25th. We received your letter and the command for recusal on October 2nd. We received another letter on October 3rd. We received a Motion for Order Requiring Intervenor to Provide All Title IV-D Records on October 10th, and that was the last thing that was filed.

Me: Okay, let's see, ah, you should have received a Petition for Review—Part One, by now, and also in the same package I sent along my First Motion to Set Aside Permanent Orders.

Clerk: In what packet? The one from October 2nd or 3rd or October 10th?

Me: No, this was the most recent mailing.

Clerk: Then we have not received it yet.

Me: Okay, ah, okay so the last thing, the last thing that you, that you see on the docket there is the, let see, Motion for Order Requiring Intervenor to Provide All Title IV-D docs?

Clerk: Yes.

Me: Okay.

Clerk: Yes.

Me: And going back, what was the letter you were referring to?

Clerk: I don't know; that's all it says is 'Letter'.

Me: Okay.

Clerk: Ah, and usually when you write a letter, those are not seen by the magistrate or the judge.

Me: Okay, well I didn't write a letter; I sent a 'Second Notice'. Does it say 'Letter' or, in parentheses, say 'second notice' or something like that?

Clerk: [no answer]

Me: Or does it just say 'Letter'?

Clerk: [long pause] Um, it just says 'Letter'.

Me: Okay.

Clerk: Oh, it just says, “Dear Clerk” and that you know is a letter.

Me: Oh,

Clerk: And then there's, ah, yeah both of them say 'Letter'. Yup.

Me: Ah, okay, um, could you, could you give me the dates of those letters?

Clerk: One was October 2nd and the other was October 3rd.

Me: Okay, it must have just been my cover letters that were sent along with the documents.

Clerk: Right.

Me: Okay, when you receive, when you receive mail, how long does it take to get from the mail room to filing, typically?

Clerk: Oh, about a day. So, we got it on September, like we got the, whatever on September, or on October 20, or on October 10th, we filed it that day.

Me: Okay. I was just curious. Are you showing any orders in the case?

Clerk: No.

Me: When is the last order that you show?

Clerk: Ah, September 15th.

Me: Okay, I think I had that one. Okay, good enough, I appreciate your help.

Clerk: Uh-huh, goodbye.

10-13-17 2:50pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Good afternoon, Domestic.

Me: Yes, hi, this is John [REDACTED] calling back about case 05DR [REDACTED] I was wondering if you could check one more thing for me?

Clerk: [no answer]

Me: Are you there?

Clerk: I am. I need to get to that screen first, so hang on just a sec. Alright, what am I looking for?

Me: I submitted a, 'motion to chief judge to forthwith designate a fair and impartial review judge'. Did you get that?

Clerk: No. When did you send it?

Me: I sent it on the, ah, right around October 1st; you should have got it, you should have got it right after my 'command for recusals'.

Clerk: And, give me that case number again.

Me: 05DR[REDACTED]

Clerk: And you said around, you sent it on October 1st?

Me: Yes, it was dated, ah, I sent it on the 30th of September.

Clerk: No, I, I don't see that we have it.

Me: Okay. It was served on the other, on the others, ah, um

Clerk: Okay, I, I don't see it in here. I don't show that we have it.

Me: Alright, I'll, I'll send it again.

Clerk: Okay.

Me: Um, hang, hang on one second for me. Oh, I thought I might have sent it with some other documents that you had received, but I guess I was wrong, so I'll, I'll send those documents again.

Clerk: Okay.

Me: Okay, thank you.

Clerk: Uh-huh, bye.

10-13-17 3:52pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Domestic, can I help you?

Me: Yes, hi, this is John [REDACTED] calling back. Could you check my case again for something else please? [no answer] It's case number 05DR[REDACTED]

Clerk: Okay, what is it I'm looking for?

Me: I called earlier, about an hour ago, was it you that I talked to?

Clerk: No, it sure wasn't ... [unintelligible] ... this afternoon.

Me: Okay, somebody had checked the status of several motions and they were mission one, but they did verify that there was a letter filed on, I think she said October 2nd and another letter filed on October 3rd, and I think she was referring to cover letters to the clerk that I sent along with two separate motions. One of the letters, was sent along with the missing motion, and I was wondering if I could speak to somebody that could actually verify, so that I don't have to reprint new documents and send them in again. If you could verify that you actually have, the motion that I sent, um,

Clerk: Sure, let me have you hold for a second. [put me on hold (2:52-5:19)]

Me: Hello?

Clerk: Yes, I'm going to send you back over to 'Marjorie' cause she had your case up; she's the one you spoke to a little bit ago.

Me: Okay, thank you.

Clerk: ... she'll be able to pull it up for you. [transferred call]

Marjorie: Good afternoon, Domestic.

Me: Hi, Marjorie?

Marjorie: Yes.

Me: Hi, this is John [REDACTED] calling back; I was about ready to print out some new documents and send them in, but I was wondering if you could check my case again. I talked to you ...

Marjorie: [interrupting] I already checked and they are not, they're not attached to anything. They're not attached to the letters.

Me: Well, one of the letters, was to the clerk and it says, "Enclosed are three copies" ...

Marjorie: [interrupting] I understand, and ...

Me: [interrupting] Hang on, hang on a second; let me explain this so that you understand what's going on here.

Marjorie: I do understand.

Me: Well, if you have the letter, what my point is is that you have the motions.

Marjorie: And you tell me again what the motion is.

Me: Motion to Chief Judge to Forthwith Designate a Fair and Impartial Review Judge in this Case.

Marjorie: [long pause] and, I do not have that.

Me: Okay, well ...

Marjorie: [interrupting] I don't have that. I have the letter that is regarding filing in case 05DR [REDACTED] um, and it says 'command for recusals of case fixing criminals named Jamin Alabiso, Christopher Zenisek and Philip McNulty'; I have that one.

Me: Okay, good.

Marjorie: [unintelligible] ... and then the other letter is, that we received that on, the 3rd of

October, and that says, "Enclosed are three copies of my Motion to Chief Judge," and, that is all we have. We do not have the [missing motion].

Me: Okay, well, if you have that letter then you have the motion, because the motions were in ...

Marjorie: [began constantly interrupting] ... we don't have it so, because everything was scanned in, and, and, and I don't have it; it's not in here.

Me: Well then somebody is fixing my case against me down there, Marjorie ...

Marjorie: [interrupting] No, I really doubt that, but ...

Me: [interrupting] Oh, you do? You do? ...

Marjorie: [constantly interrupting]

Me: I mean, anyone with common sense can see what's going on here ...

Marjorie: [constantly interrupting]

Me: Now, now, hang on a second.

Marjorie: I'm going to hang up on you if you, if you raise your voice to me.

Me: Okay, I won't raise my, I will not raise my voice to you. Let me explain something to you, Marjorie.

Marjorie: [constantly interrupting with gibberish] I do not ...

Me: Let me explain something to you, Marjorie ...

Marjorie: [constantly interrupting with gibberish]

Me: Marjorie, let me explain something to you ... The reason that my documents say that I'm filing motions to deal with 'case fixing criminals' is because over the last 12 years my 5 children and I have been, ah, victimized by case fixing criminals down there ...

Marjorie: [constantly interrupting] Okay, don't you go any farther; I'm not going to listen to that ... [unintelligible] ...

Me: No, I need to explain this to you because there's something going on in the clerk's office down there; there's people in the clerk's office

Marjorie: [constantly interrupting] Okay, I'm going to hang up because you're, I'm, I'm ...

Me: Please do not ... [Marjorie hung up (9:04)].

Called back:

Marjorie: Good afternoon, domestic, please hold. [put me on hold (9:56-11:29)]

Marjorie: Thanks for holding, can I help you?

Me: Yes, hi, I need to speak to somebody other than Marjorie about my case; she keeps hanging up the phone on me ... there's something very strange going on ...

Marjorie: I don't keep hanging, I don't keep hanging up on the phone. I hung up once; I do not need you to raise your voice ...

Me: I don't want to talk to you anymore ...

Marjorie: [constantly interrupting with gibberish] ... I need you to ...

Me: I can see that you're involved, Marjorie ...

Marjorie: [constantly interrupting with gibberish]

Me: You treat me like crap every time I call down there ... [Marjorie hung up (11:56)].

Called back:

Gloria: Domestic, how can I help you?

Me: Hi. I need, is this Marjorie?

Gloria: No, this is Gloria.

Me: Gloria, could I, please don't transfer me to Marjorie anymore—she's involved in a scandal down there and I can't get ... there's some crimes being committed against my family, and I need somebody to check the status of my domestic case, other than Marjorie. Could you help me out with that, Gloria?

Gloria: What is your case number?

Me: It's 05DR [REDACTED]

Gloria: Okay, and your last name?

Me: John [REDACTED] [REDACTED]

Gloria: Okay, and what was your question?

Me: I, she, Marjorie verified that you had a copy, or somebody had filed a copy of a letter that I, a cover letter that I had written to a clerk a few, weeks ago, that was sent along with a motion to the chief judge that I wanted filed. Well, she verified that the letter had been filed, but she said 'we', no one in the office has your motion. And I said, 'Well, how can that be?' And, but every time I talk to her she gets all upset with me, and she won't help me out. So, so what I need to do, Gloria ...

Gloria: [interrupting] Okay, I see a motion that was filed on October 10th, a 'motion for order requiring intervenor to provide all Title, records' ...

Me: Okay, that's not, that's not the one I'm talking about. There was a, prior to that, there should have been a 'motion to chief judge to forthwith designate a fair and impartial review judge in this case'. And, that, I sent several copies of that motion along with a cover letter that instructed the clerk to, provide different copies to different judges down there.

Gloria: Okay, what was the motion titled? The 'motion, amended motion for extension of time to file' ...

Me: Nope.

Gloria: Okay.

Me: Nope, I verified, I have sent numerous motions down there, and I verified every one except for this one. And, this one, the full title is, 'motion to chief judge to forthwith designate a fair and impartial review judge in this case'.

Gloria: Okay, Do you know about when you filed it?

Me: Yes. The letter was filed on October 3rd.

Gloria: Okay, I see one filed on October 2nd, but, let me open this;

Me: Are you looking at the docket in my case?

Gloria: I'm actually opening the docket, that you submitted; it looks like there, it looks like a cover letter, 'Enclosed are four copies of my command for recusals of case fixing criminals named', so, that's what I'm looking at, that's what the letter was, a cover letter. Then there was, another document filed, on that day, I'll open it, um, 'command for recusals of case' ...

Me: Yeah, that was sent just prior to the one that I'm talking about. And ...

Gloria: I'm still looking for that, I'm not showing this motion that you filed ...

Me: I know. The motion ...

Gloria: ... [unintelligible] filed on October 3rd ...

Me: The motion is missing. And, for some reason it got separated from the cover letter. Do you see the, do you see the cover letter filed on October 3rd?

Gloria: I do see another cover letter, um, okay, it sounds like the clerk in appeals has your motion. So, I'm going to transfer you to her, okay?

Me: Ah ...

Gloria: I just had a clerk come over and let me know that the clerk in appeals has your motion.

Me: Okay ...

Gloria: Okay? So, I'm going to go ahead and transfer you, just a moment, okay?

Me: Okay, thank you.

Gloria: You're welcome. [put me on hold (17:21-17:38); transferred me to voicemail]

Hung up and called back: [18:20]

Gloria: Good afternoon, domestic. [sounded like Marjorie]

Me: Hi, is this Gloria?

Gloria: Yeah, just a second, I need to transfer you ...

Me: Say Gloria, who are you transferring me to?

Gloria: Um, Megan, her name, ah, she's in appeals.

Me: Okay. Does she have a direct line?

Gloria: Yes, it's 720-772-2506. So, hang on one second.

Me: Thank you. [on hold (18:54-19:02)];

Megan: Appeals, this is Megan.

Me: Hi Megan, my name is John [REDACTED] I'm having a terrible time trying to, track down some, some motions that I sent to the court. My cover letters are being filed in my case, but, they're being, they were separated from a couple motions; I don't know how they got to the, ah, you're in the clerk's division, right? Or, or in the appeal's division, right?

Megan: I am, yes.

Me: Do you have my 'motion to chief judge'?

Megan: I do. I do. I'm scanning it in right now and getting it over to, um, the division, the judge.

Me: Okay, I sent several copies of it, and ...

Megan: Yes. I have all the copies as well.

Me: Okay. Do you know how they got separated from the cover letter?

Megan: I'm not, I'm not even sure why it's with appeals. [laughing] I'm not sure why they

gave it to me, but I will go ahead and get this motion scanned in, and get it over to the judge, and then I'll put, I'll also put a copy in their, his inbox.

Me: Okay, I appreciate it. Yeah, one goes to the chief judge and then there's other copies for the other, the judge and the magistrate that need to be served.

Megan: Okay.

Me: Okay, I appreciate your help ...

Megan: [interrupting] Okay, I'll go ahead and get it to their inbox then.

Me: I'm just glad you have it so I don't have to print out a new one and send another one in. So we got that straightened away anyway.

Megan: Yes.

Me: So, thank you for your help and have a good weekend.

Megan: You too. Bye bye.

review has been filed and decided by a reviewing court”) (emphasis added), IT IS
THEREFORE ORDERED that the appeal is DISMISSED WITH PREJUDICE.

BY THE COURT:

Dunn, J.

Navarro, J.

Harris, J.

John Mark [REDACTED]

February 23, 2018

U.S. Attorney Bob Troyer
1801 California Street, Suite 1600
Denver, CO 80202
[By email to: jeffrey.dorschner@usdoj.gov]

Re: The ongoing “crime spree” against my family

Dear Mr. Troyer:

Thank you for having Mr. Dorschner return my calls earlier this week.

My five children and I are victims of a “fixed” divorce in Jefferson County in 2006 and a never-ending “crime spree” against our family to cover up all the wrongdoing since. As a result, we have been separated for over 10 years and cutoff from all communications with each other for over 9 years; *a one-page summary of our ordeal is attached.*

Enclosed is my family's first criminal complaint, with evidence proving probable cause of the state and federal crimes alleged (I will soon be sending complaints to Colorado authorities, to address the state crimes concurrently). I wanted to start with an easy and recent set of crimes so you can simply verify probable cause and make initial charges, which should end the crime spree.

Future complaints will be presented in the same way—to hopefully make everyone's jobs a little easier—and as I told you in my voicemail messages, I head up two nonprofits to assist other victims of injustice and plan to teach other Colorado victims how to make complaints in the near future; please let me know along the way if I can improve my system in any way or if you would like us to submit our complaints to you in a different way or format.

You should know from the start that I can prove hundreds of crimes by *rogue* Colorado officials, including some of Colorado's highest authorities, who know all about the crimes and have, at the very least, looked the other way (committing 'misprision of felony'). Needless to say, numerous officials, including state and federal judges and clerks, are denying my access to the courts, obstructing justice, and doing whatever is necessary to keep the truth off the record in my cases.

Because these *rogue* officials have continued to attack my family, it is now my mission to have these *evil* people 'thrown under the bus' like the 'Kids for Cash' judges; *see article attached.*

Thank you,

[REDACTED]

John Mark [REDACTED]

Cc. U.S. Attorney General Jeff Sessions
Bcc.

THE John Mark [REDACTED] FAMILY'S ONE-PAGE SUMMARY

In 2006 my family was destroyed in a “*fixed*” divorce in Jefferson County, Colorado. My five children and I are victims of numerous state and federal crimes over the past decade in what can only be described as “*crime sprees*” by judicial, administrative, law enforcement and other public officials in Colorado, Minnesota, and Washington D.C., who are “*fixing*” court cases for profit, racketeering, stealing property, laundering public funds, and committing all sorts of other treasonous crimes.

Everything I had from 25-years of backbreaking work—including my children, my semi-retirement, my paid-off home and business headquarters on 27 acres, my workshop, my business assets, my marital assets, my premarital assets, eight vehicles, my inheritances, and my personal property—was stolen or taken from me with the stroke of the divorce judge's pen; and additionally, despite all involved knowing that my child support obligations are paid-in-full, I was ordered to pay monthly child support in an amount that was more than I was earning in my semi-retirement, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied credit for payments made toward child support, I was repeatedly denied review and reconciliation of my child support account, my driver's license was suspended, I was impoverished, I was falsely arrested four times, and I was literally driven out of Colorado when the “*case fixers*” found out that I was reporting their crimes.

In Minnesota, the known void Colorado child support order and known false arrears balance were unlawfully registered for enforcement; and, despite all involved knowing that my child support obligations are paid-in-full, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied review and reconciliation of my child support account, I was framed as a “*Deadbeat Dad*,” I was falsely arrested six more times, I was falsely convicted for felony nonsupport of my children, I was falsely imprisoned for over 8 months, I was cruelly ordered to have no contact with my children, including my 3 adult children at the time, I was repeatedly denied appellate review, ten appeals were fixed against me, and the case fixing and other crimes against my family have continued to this day.

As I know now, many federal courts and government offices in Colorado and Minnesota are also involved in the case fixing; and, instead of overseeing the state courts and offices as they are required to do, obstructed justice and saw to it that my many civil and criminal claims, petitions, and requests for reconciliation of my federal “Title IV-D” child support case, were left unresolved. In 2016, six more federal lawsuits were “*fixed*” and wrongly dismissed to prevent the reunification of my family.

In addition to, and as a result of, the rampant unchecked case fixing and other crimes against our family by officers of the courts and government officials in both states, each of my children is also a victim of over 10 years of extreme and relentless psychological child abuse known as “parental alienation” by their mother and her sisters and friends, and I am a victim of over 10 years of domestic violence, according to Colorado law.

As a result of the decade-long crime and child abuse sprees against our family, my children and I have been separated and cutoff from most communications with each other for over 10 years.

To date, in dealing with the never-ending state and federal crime sprees against my family, I have written over 800 letters, I have made over 1000 telephone calls, and I have submitted over 700 court documents, to authorities in Colorado, Minnesota and Washington D.C., but have never received even a sliver of justice or protection for my family; in fact, not one of my hundreds of civil claims has ever been heard, adjudicated or redressed in any way, and not one of my hundreds of criminal claims has ever been investigated, charged or prosecuted.

For more information, visit www.federalmcc.webs.com.

Pa. judge gets 28 years in 'kids for cash' case

SCRANTON, Pa. (AP) — A longtime northeastern Pennsylvania judge was ordered to spend nearly three decades in prison for his role in a massive juvenile justice bribery scandal that prompted the state's high court to toss thousands of convictions.

Former Luzerne County Judge Mark Ciavarella Jr. was sentenced Thursday to 28 years in federal prison for taking \$1 million in bribes from the builder of a pair of juvenile detention centers in a case that became known as "kids for cash."

Ciavarella, 61, was motionless when the decision was announced and had no reaction. From behind him, where family members of some of the children he sentenced sat, someone cried out "Woo hoo!"

In the wake of the scandal, the Pennsylvania Supreme Court tossed about 4,000 convictions issued by Ciavarella between 2003 and 2008, saying he violated the constitutional rights of the juveniles, including the right to legal counsel and the right to intelligently enter a plea.

Ciavarella was tried and convicted of racketeering charges earlier this year. His attorneys had asked for a "reasonable" sentence in court papers, saying, in effect, that he's already been punished enough. "The media attention to this matter has exceeded coverage given to many and almost all capital murders, and despite protestation, he will forever be unjustly branded as the 'Kids for Cash' judge," their sentencing memo said.

Al Fora, Ciavarella's lawyer, called the sentence harsher than expected. Ciavarella surrendered immediately but it was not immediately known where he would serve his sentence.

Ciavarella, speaking before the sentence was handed down, apologized to the community and to those juveniles that appeared before him in his court. "I blame no one but myself for what happened," he said, and then denied he had ever incarcerated any juveniles in exchange for money.

He also criticized U.S. Assistant Attorney Gordon Zubrod for referring to the case as "kids for cash," and said it sank his reputation. "He backdoored me, and I never saw it coming. Those three words made me the personification of evil," Ciavarella said. "They made me toxic and caused a public uproar the likes of which this community has never seen."

Federal prosecutors accused Ciavarella and a second judge, Michael Conahan, of taking more than \$2 million in bribes from the builder of the PA Child Care and Western PA Child Care detention centers and extorting hundreds of thousands of dollars from the facilities' co-owner. Ciavarella, known for his harsh and autocratic courtroom demeanor, filled the beds of the private lockups with children as young as 10, many of them first-time offenders convicted of petty theft and other minor crimes.

The judge remained defiant after his arrest, insisting the payments were legal and denying he incarcerated youths for money.

The jury returned a mixed verdict following a February trial, convicting him of 12 counts, including racketeering and conspiracy, and acquitting him of 27 counts, including extortion. The guilty verdicts related to a payment of \$997,600 from the builder.

Conahan pleaded guilty last year and awaits sentencing.

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

Case No. _____

The People of the United States of America,

Plaintiffs,

vs.

MARJORY SHOOK, *et al.*,

Defendants.

***This is the 1st page
of the criminal complaint,
which is the same as the
one on pages 4-19 above***

FIRST CRIMINAL COMPLAINT

I, the undersigned victim/complainant/affiant, state under penalty of perjury that the following is true and correct:

COUNTS 1-8

In October 2017, Jefferson County Domestic Relations Clerk MARJORY SHOOK, knowing full well that my children and I are victims of an ongoing "crime spree" against our family in Jefferson County, conspired with other clerks (and possibly with judges and others involved in the crime spree), and purposely, willfully, and unlawfully took, carried away, concealed, and or failed to file the first part of my petition for review (and other important court documents in Colorado First Judicial District divorce case 2005DR[REDACTED]) until after a certain deadline, to cause dismissal of my appeal (Colorado Court of Appeals case 2017CA[REDACTED]), committing:

- state and federal conspiracies in violation of C.R.S. § 18-2-201 and 18 U.S.C. § 241;
- the state crime(s) of 'tampering with physical evidence' in violation of C.R.S. § 18-8-610, and/or 'abuse of public records' in violation of C.R.S. § 18-8-411;
- the federal crime of 'concealment' in violation of 18 U.S.C. § 2071(a);
- the federal crime of 'tampering with a victim' in violation of 18 U.S.C. § 1512(c)(1);
- the state crime of 'first degree official misconduct' in violation of C.R.S. § 18-8-404; and
- the federal crime of 'deprivation of rights under color of law' in violation of 18 U.S.C. § 242.

DATED this 23rd Day of February 2018.

[REDACTED]

By Victim/Complainant:

John Mark [REDACTED]